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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/693,754	10/20/2000	Neil Berinstein	13115	7885
7590 01/25/2005		EXAMINER		
AVENTIS PASTEUR			WEHBE, ANNE MARIE SABRINA	
DISCOVERY DRIVE SWIFTWATER, PA 18370			ART UNIT	PAPER NUMBER
- · · · · · · · · · · · · · · · · · · ·			1632	

DATE MAILED: 01/25/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

<del></del> -'		Application No.	Applicant(a)			
		Application No.	Applicant(s)			
. Office Action Summany		09/693,754	BERINSTEIN ET AL.			
	Office Action Summary	Examiner	Art Unit			
	The MAN INC DATE of the control of	Anne Marie S. Wehbe	1632			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the (	correspondence address			
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailling date of this communication. e period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we re to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be till within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	mely filed ys will be considered timely. the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 10 No	ovember 2004.				
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠ This	action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
4)⊠ 5)□ 6)⊠ 7)□	Claim(s) 1,2 and 4-27 is/are pending in the app 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1,2 and 4-27 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.				
Applicati	on Papers	•				
9)[	The specification is objected to by the Examiner	r.				
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
	Applicant may not request that any objection to the o	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
. —	Replacement drawing sheet(s) including the correction		The state of the s			
11)[	The oath or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-152.			
Priority u	ınder 35 U.S.C. § 119					
a)[	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prioric application from the International Bureau see the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachmen	(c)					
	e of References Cited (PTO-892)	4) Interview Summary	(PTO-413)			
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate			
	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	5)  Notice of Informal P 6)  Other:	atent Application (PTO-152)			

## **DETAILED ACTION**

Applicant's amendment received on 11/10/04 has been entered. Claims 1-2, and 4-27 are pending in the instant application. An action on the merits follows.

Those sections of Title 35, US code, not included in the instant action can be found in the previous office action.

## Claim Rejections - 35 USC § 103

The rejection of claims 1-2, 4-17, and 20 under 35 U.S.C. 103(a) as being unpatentable over Hurpin et al. (1998) Vaccine, Vol. 16 (2/3) 208-215, in view of Hodge et al. (1997) Vaccine, Vol. 15, No. 6/7, 759-768, US 2003/0022854 (2003) Dow et al., and Lehner et al. (1999) J. Infect. Dis., Vol. 179 (Suppl 3), S489-S492, is withdrawn in view of applicant's argument that the Dow et al. U.S. Patent publication, which is a CIP of 09/104,759, is not entitled to the priority date of the parent because the parent does not teach intranodal administration. However, please note that the claims have been newly rejected below.

The rejection of claims 18-19 under 35 U.S.C. 103(a) as being unpatentable over Hurpin et al. (1998) Vaccine, Vol. 16 (2/3) 208-215, in view of Hodge et al. (1997) Vaccine, Vol. 15, No. 6/7, 759-768, US 2003/0022854 (2003) Dow et al., and Lehner et al. (1999) J. Infect. Dis., Vol. 179 (Suppl 3), S489-S492, as applied to claims 1-2, 4-17, and 20, and further in view of

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Zaremba et al. (1997) Canc. Res., Vol. 57, 4570-4577 and Salgaller et al. (1996) Canc. Res., Vol. 56, 4749-4757, is withdrawn in view of applicant's argument that the Dow et al. U.S. Patent publication, which is a CIP of 09/104,759, is not entitled to the priority date of the parent because the parent does not teach intranodal administration. However, please note that the claims have been newly rejected below.

The rejection of claims 21-27 under 35 U.S.C. 103(a) as being unpatentable over Hurpin et al. (1998) Vaccine, Vol. 16 (2/3) 208-215, in view of Hodge et al. (1997) Vaccine, Vol. 15, No. 6/7, 759-768, US 2003/0022854 (2003) Dow et al., and Lehner et al. (1999) J. Infect. Dis., Vol. 179 (Suppl 3), S489-S492, as applied to claims 1-2, 4-17, and 20 above, and further in view of Barnett et al. (1997) Vaccine, Vol. 15(8), 869-873, is withdrawn in view of applicant's argument that the Dow et al. U.S. Patent publication, which is a CIP of 09/104,759, is not entitled to the priority date of the parent because the parent does not teach intranodal administration. However, please note that the claims have been newly rejected below.

Claims 1-2, 4-17, and 20 are **newly** rejected under 35 U.S.C. 103(a) as being unpatentable over Hurpin et al. (1998) Vaccine, Vol. 16 (2/3) 208-215, in view of Hodge et al. (1997) Vaccine, Vol. 15, No. 6/7, 759-768, US Patent No. 6,127,116 (10/3/00), filed on 3/4/97 and hereafter referred to as Rice et al., and Lehner et al. (1999) J. Infect. Dis., Vol. 179 (Suppl 3), S489-S492. The applicant claims methods of inducing an immune response to a tumor antigen in an animal comprising a priming step wherein a tumor antigen is administered in a first form to a lymphatic site, and a boosting step wherein the tumor antigen is administered in a

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second form to a lymphatic site, wherein at least one or both of said forms is administered directly into a lymph node. The applicant further claims said methods wherein the tumor antigen is selected from a group which includes p53 and wherein the tumor antigen is in the form of a nucleic acid selected from a group which includes the canarypox nucleic acid, ALVAC.

Hurpin et al. teaches the generation of anti-53 CTL responses in mice following intrasplenic injection of ALVAC encoding p53 (Hurpin et al., page 209, column 2, second paragraph, and page 210, column 2, last paragraph, and page 211, Figure 1, panel b). While Hurpin et al. does not specifically teach a boosting step in addition to a priming step, Hurpin et al. does teach that the route of administration is also important for boosting the response (Hurpin et al., page 211, column 1, paragraph 1). Hodge et al. supplements Hurpin et al. by teaching a diversified prime and boost protocol for enhancing T-cell immunity and antitumor immune responses. Specifically, Hodge et al. teaches that priming an anti-tumor immune response by administering a vaccinia virus encoding CEA followed by boosting with an avipox virus (ALVAC) encoding CEA results in the generation of anti-CEA immune responses superior to those generated by the use of either vector alone (Hodge et al., page 759, and page 766, Table 3). Please note that Vaccinia virus encoding CEA and ALVAC encoding CEA represent different forms of the same tumor antigen since vaccinia is a cowpox virus and ALVAC is an avipox virus.

While Hurpin et al. teaches the administration of the tumor antigen to a lymphatic site, the spleen, neither Hurpin et al. nor Hodge et al. specifically teaches the administration of the antigen to the lymph node or directly into the lymph node. Rice et al. supplements Hurpin et al. and Hodge et al. by teaching that many routes of administration can be used to administer protein

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or nucleic acid antigens to a mammal in order to induce an immune response, one preferable route being direct administration into lymph nodes (Rice et al., column 43, lines 43-50). Lehner et al. further supplements Hurpin et al., Hodge et al., and Dow et al. by providing specific motivation for targeting antigen to lymph nodes. Lehner et al. teaches that the route of administration can have profound effects on the immune response. Specifically, Lehner et al. showed that a direct comparison of intramuscular versus intradermal versus targeted iliac lymph node immunization revealed that targeted iliac lymph node administration of antigen resulted in increased T and B cell mediated antigen-specific immune responses (Lehner et al., page S489, and page S491). Thus, by demonstrating that administration of antigen to the iliac lymph node results in increased T and B cell mediated antigen-specific immune responses over other routes of administration, Lehner et al. provides motivation for substituting intranodal administration as taught by Rice et al. over the intrasplenic or intramuscular administration routes taught by Hurpin et al. and Hodge et al.

Based on the motivation to use a diversified prime and boost strategy as taught by Hodge et al., the motivation to utilize lymphatic administration for generating CTL using ALVAC encoding tumor antigens as taught by Hurpin et al., the motivation to specifically target iliac lymph node to maximize immune responses as taught by Lehner et al., and the teachings of Rice et al. that intranodal administration is a preferred route for immunizing with antigen, it would have been *prima facie* obvious to the skilled artisan at the time of filing to administer a vaccinia virus encoding a tumor antigen, either CEA or p53, directly to a lymph node, followed by the intrasplenic or intranodal administration of an avipox vector encoding either CEA or p53 in order to induce an immune response in an animal. Further, based on the successful use of intrasplenic

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and intranodal administration to generate antigen specific T and B cell responses as taught by Hurpin et al., Rice et al., and Lehner et al., and the successful use of a second vector to boost the immune response taught by Hodge, the skilled artisan would have had a reasonable expectation of success in inducing an immune response in an animal by direct intranodal administration of a vaccinia virus encoding a tumor antigen, either CEA or p53, followed by the intranodal administration of an avipox vector encoding either CEA or p53.

It is noted that the applicant has not provided any arguments regarding the teachings of Hurpin et al., Hodge et al., or Lehner et al. The arguments concerning Dow et al. have been rendered moot by the replacement of the Dow et al. reference with the Rice et al. reference.

Claims 18-19 are **newly** rejected under 35 U.S.C. 103(a) as being unpatentable over Hurpin et al. (1998) Vaccine, Vol. 16 (2/3) 208-215, in view of Hodge et al. (1997) Vaccine, Vol. 15, No. 6/7, 759-768, **US Patent No. 6,127,116 (10/3/00), filed on 3/4/97 and hereafter referred to as Rice et al.**, and Lehner et al. (1999) J. Infect. Dis., Vol. 179 (Suppl 3), S489-S492, as applied to claims 1-2, 4-17, and 20, and further in view of Zaremba et al. (1997) Canc. Res., Vol. 57, 4570-4577 and Salgaller et al. (1996) Canc. Res., Vol. 56, 4749-4757.

The applicant claims methods of inducing an immune response to a tumor antigen in an animal comprising a priming step wherein a tumor antigen is administered in a first form directly into a lymphatic site, and a boosting step wherein the tumor antigen is administered in a second form to a lymphatic site, wherein either one or both of the lymphatic sites is a lymph node. The applicant further claims said methods wherein the tumor antigen comprises the sequence YLSGADLNL or YLEPGPVTV.

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The combined teachings of Hurpin et al. in view of Hodge et al., Rice et al., and Lehner et al., as discussed in detail above, provide motivation for the use of a diversified prime and boost strategy which utilizes direct intranodal injection of a vaccinia virus encoding a tumor antigen, such as CEA or p53, followed by the intranodal administration of an avipox vector encoding a tumor antigen in order to induce an immune response in an animal. While Hurpin et al. and Hodge et al. teach the generation of anti-tumor immune responses against tumor antigens, including CEA, neither Hurpin et al. nor Hodge et al. teach wherein the tumor antigen comprises the sequence YLSGADLNL or YLEPGPVTV.

Zaremba et al. supplies the missing teaching by demonstrating that the YLSGADLNL epitope is a CTL enhancer agonist peptide for inducing potent anti-CEA CTL (Zaremba et al., page 4570, abstract). Zaremba et al. further provides motivation for using the modified CEA peptide to induce anti-CEA CTL by teaching that the YLSGADLNL peptide is more potent that the unmodified YLSGANLNL peptide in inducing anti-CEA CTL (Zaremba et al., page 4574). Sangeller et al. further supplements Hurpin and Hodge by teaching a modified gp100 peptide YLEPGPVTV, which also demonstrates an enhanced ability to generate anti-gp100 CTL than the unmodified YLEPGPVTA peptide (Sangeller et al., page 4749, abstract and column 2). Thus, based on the motivation provided by Zaremba et al. and Sangeller et al. that the modified peptides YLSGADLNL and YLEPGPVTV are more potent than the unmodified parent peptides at generating anti-CEA or anti-gp100 CTL respectively, it would have been *prima facie* obvious to the skilled artisan at the time of filing to substitute the modified YLSGADLNL or YLEPGPVTV peptides for the unmodified tumor antigens taught by Hurpin and Hodge, and

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further to use those peptides in the methods of Hurpin et al. in view of Hodge et al., Rice et al., and Lehner et al. for immunizing a mammal with a reasonable expectation of success.

As noted above, the applicant has not provided any arguments concerning the teachings of Hurpin, Hodge, or Lehner. Further, the applicant does not provide any arguments regarding the teachings of Zaremba et al. or Sangeller et al.

Claims 21-27 are **newly** rejected under 35 U.S.C. 103(a) as being unpatentable over Hurpin et al. (1998) Vaccine, Vol. 16 (2/3) 208-215, in view of Hodge et al. (1997) Vaccine, Vol. 15, No. 6/7, 759-768, US Patent No. 6,127,116 (10/3/00), filed on 3/4/97 and hereafter referred to as Rice et al., and Lehner et al. (1999) J. Infect. Dis., Vol. 179 (Suppl 3), S489-S492, as applied to claims 1-2, 4-17, and 20 above, and further in view of Barnett et al. (1997) Vaccine, Vol. 15(8), 869-873. The applicant claims methods of inducing an immune response to a tumor antigen in an animal comprising a priming step wherein a tumor antigen is administered in a first form directly to a lymphatic site, and a boosting step wherein the tumor antigen is administered in a second form to a lymphatic site, wherein either one or both of the lymphatic sites is a lymph node. The applicant further claims said methods wherein the first form is a nucleic acid and the second form in a peptide.

The combined teachings of Hurpin et al. in view of Hodge et al., Rice et al., and Lehner et al., as discussed in detail above, provide motivation for the use of a diversified prime and boost strategy which utilizes direct intranodal injection of a vaccinia virus encoding a tumor antigen, such as CEA or p53, followed by the intranodal administration of an avipox vector encoding a tumor antigen in order to induce an immune response in an animal. Although Hurpin

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et al. and Hodge et al. teach immunization using a nucleic acid encoding the tumor antigen in the form of a recombinant virus, neither reference teaches boosting the immune response from a nucleic acid immunization with a peptide.

Barnett et al. supplements Hurpin et al., Hodge et al., Rice et al., and Lehner et al., by teaching a prime/boost vaccination strategy which includes a priming step with a nucleic acid encoding an antigen and a boosting step with a protein form of the antigen (Barnett et al., page 869-870). Barnett et al. also teaches that the nucleic acid form of the antigen can be a plasmid DNA vector or recombinant canarypox virus (Barnett et al., page 869, and page 872, column 2, last paragraph). Barnett et al. further provides motivation for including a boosting immunization with polypeptide antigen following recombinant nucleic acid immunization by demonstrating that animals vaccinated using the prime/boost strategy had significantly increase T and B cell responses than animals which received the nucleic acid alone (Barnett et al., page 869, and page 871).

Therefore, based on the motivation for boosting nucleic acid based immunization with the administration of polypeptide antigen provided by Barnett et al., and in view of the motivation provided by Hodge et al. for prime/boost immunization using two different recombinant viruses, it would have been *prima facie* obvious at the time of filing to use utilize the prime/boost strategy of either Hodge et al. or Barnett et al. in order to increase antigen specific T and B cell responses in an animal. Further, based on the successful demonstration by Barnett et al. that boosting with polypeptide antigen increases antigen specific immune responses, the skilled artisan would have had a reasonable expectation of success in generating anti-tumor antigen specific immune responses *in vivo* by priming with a nucleic acid such as a

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plasmid or recombinant canarypox virus encoding a tumor antigen and boosting with a

polypeptide form of the antigen.

As noted above, the applicant has not provided any arguments concerning the teachings

of Hurpin, Hodge, or Lehner. Further, the applicant does not provide any arguments regarding

the teachings of Barnett et al.

No claims are allowed.

Any inquiry concerning this communication from the examiner should be directed to

Anne Marie S. Wehbé, Ph.D., whose telephone number is (571) 272-0737. The examiner can be

reached Monday- Friday from 9:30-6:00 EST. If the examiner is not available, the examiner's

supervisor, Ram Shukla, can be reached at (571) 272-0735. For all official communications, the

new technology center fax number is (571) 273-8300. For informal, non-official

communications only, the examiner's direct fax number is (571) 273-0737.

Dr. A.M.S. Wehbé

ANNE M. WEHBE' PH.D